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FORMAL LEADING		FIRST NAMED APPLICANT		1	ATTY D	OCKET NO	
U.S. APPLICATION NO	!!	FURITSU	Н			-0832P	
09	/806823	FORMOO		INTERNATIO:	L A.*C.ICAT	TION NO.	
I DIDOU STEW	ART KOLASCH & BIRG	СН	PCT/JP99/05298				
PO BOX 747			LA	FILING DATE		PRIORITY DATE	
FALLS CHUR	CH, VA 22040 0747		28	3 SEP 99		05 OCT 98	
				DATE MAILED:	11	MAY 2001	
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A new oath o	onal stage in the Office officed below and avoid or declaration, prope- number and internation	n oath or declaration accepta ed States of America. The pabandonment is set in the ac- rly identifying this applicational filing date) is required.	ccompanyi	ng Notific	ation.	ational	
	(1.497(a),(b) and (f)		OCD 1 69				
1. is not	executed in accordance	with either 37 CFR 1.66 or 37 (CFK 1.00.				
2. does	not identify the applicati	on to which it is directed. (s). 4th inventor's name is the of each inventor.	different o	n IA, than	on De	ec.	
3. 🔽 does	not identify the inventor	(s). 441 HTV 57					
4. does	not identify the citizensi	nip of each inventor.	believes the I	named inver	itor or i	inventors	
5. does	not state that the person	making the oath or declaration of the subjectiventor or inventors of the subjectivents.	t matter whi	ch is claime	d and fo	or which	
to be	the original and first in	ventor or inventors of the subject					
a pat	ent is sought.						
1.497(a) A WILL RES ABANDO	ND (b), AND 1.4976 SULT IN FAILURE NMENT OF THE A	ATH OR DECLARATION (d) WHERE APPROPRIAT TO ENTER THE NATION PPLICATION.	AL STAG	E AND TI	HE	37 CFR ERIOD SET	
	w the eath or declar	ration does not comply with	37 CFR 1.	63 in that	it:		
Additional	ly, the oath of decision		te itooider	ce is differ	ent fron	n the	
	mailing address, then th must also be given.	illing address of each inventor. I		f residence	of each	inventor	
2.	does not state that the p	erson making the oath or declara	ation:				
1 1		to the contents of the ani	plication, inc	luding the	laims,	as	
a	amended by any am	endment specifically referred to	111 120				
b	acknowledges the d	duty to disclose to the Office all i	information	known to th	e persoi		
3.	does not identify the foreign application for patent or inventor's certificate for which a claim to						

John Anderson

Telephone: 703-308-9116

United States Patent and Trademark Office

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U.S. APPLICATION NO.	FIRST NAMED APPLICANT	0.405.00000
09/806823	FURITSU	H 0425-0832P INTERNATIONAL APPLICATION NO
		PCT/JP99/05298
BIRCH STEWART KOLASCH & BIRCH		PC1/3F33/03230
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	Teaser!	any 2001
	1/1/0/	DATE MAILED: 11 MAY 2001
NOTTE CATION OF MISSING R	FOUREMENTS UNI	DER 35 U.S.C. 371 IN THE UNITED
CTATES DESIG	NATED/ELECTED O	FFICE (DOINGIOS)
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Office as a Designated Office (37)	JPK 1.494) X all Diccicu	Since (5) C. It I are y
U.S. Basic National Fee.	Indication of Sma	international application at Finglish.
Copy of the international application		ticle 19 amendments into English.
Oath or Declaration of inventors(s Copy of Article 19 amendments.	Other:	
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my tarantianal Dealiminant Exa	mination Aeport in English a	nd its Annexes, if any.
Translation of Annexes to the Inte	rnational Preliminary Examin	nation Report title English
- transported early processing	under 35 U.S.C. 371(f) but	has not filed the following indicated items and/or
at a directed itams in paragraph 3 helow. The	Basic National Lee and the	copy of the international application must be filed
prior to 20 or 30 months from the priority date		
U.S. Basic National Pee.	Copy of the mass	
3. The following items MUST be furnished w	vithin the period set forth belo	ow in order to complete the requirements for
acceptance under 35 U.S.C. 371:		will be required if submitted
a. Translation of the application is		
later than the appropriate 20	or 30 months from the prior efective for the reasons indica	ted on the attached Notice of Defective
- b Processing fee for providing th	ne translation of the application	on and/or the Annexes late: than the
	s from the priority date (37 C	CLI(1'42)(n) mm (a)) LL
surcharge will be required i	if submitted later than the app	propriate 20 or 30 months from the priority
date.	tion does not comply with 37	CFR 1.497(a) and (b) for the reasons
indicated on the attached Pe	CT/DO/EO/917.	
indicated on the attached is	ath or declaration later than t	he appropriate 20 or 30 months from the
priority date (37 CFR 1.49	2(e)).	entity including any required multiple dependent
4. Additional claim fees of \$	as a large entity small	or cancel the additional claims for which fees are
claim fee, are required. Applicant must such due (37 CFR 1.492(g)). See attached PTO-8	75.	,
due (37 CFR 1.492(g)). See attached 1.10 5		27 CEP 1 821-1 825 See attached
5. Applicant has not submitted the require	ed sequence listing pursuant	60 37 CT K 1.021-1.025.
PCT/DO/EO/920.		
ALL OF THE ITEMS SET FORTH IN 3(a)-3(d), 4 AND 5 ABOVE N	MUST BE SUBMITTED WITHIN TWO (2) MONTHS (where 37 CFR 1.495 applies) FROM IS LATER. FAILURE TG PROPERLY
MONTHS FROM THE DATE OF THIS INTHE PRIORITY DATE FOR THE APPL	ICATION, WHICHEVER	IS LATER. FAILURE TO PROPERLY
DESDOND MILL KESOLL IN ADVIDO	TATATESTA E .	
a second delivered	by filing a petition and fee fo	or extension of time under the provisions of 37 CFR
1 136(a)		
	of the Appeares MUST be sul	bmitted no later than the time period set above or the
6. If box 3a or 3c is checked, a translation	e will be required if submitte	d later than 20 or 30 months from the priority date to provided by the appropriate 20 (37 CFR 1.494)
7 — The Article 19 amendments are cance	fice street a manner	Id later than 20 of 30 months from the priority could be provided by the appropriate 20 (37 CFR 1.494(
or 30 (37 CFR 1.495(d)) months from the p	oriority date.	
·	to the United States Pater	at and Trademark Office must be mailed to the above. (37 CFR 1.5)
Applicant is reminded that any communicat address given in the heading and include the	U.S. application no. shown	above. (37 CFR 1.5)
	nation MIICT he retu	rned with this response.
A copy of this i	Notice of Defective Tra	inslation
Enclosed: [x] PCT/DO/EO/917	PCT/DO/EO/920	John Anderson Offi
	_	John Anderson Ha
EODA DCT/DO/EO/905 (March 2001)	T	elepnone: 703-308-9116 /

FORM PCT/DO/EO/905 (March 2001)